## **Bryan Cave Leighton Paisner LLP**

Jennifer L. Campbell, 112511 Allison Krashan, 162709 701 Fifth Avenue, Ste 42. Seattle, WA 98104 (206) 600-6650

K. Lee Marshall, *pro hac vice*Alexandra C. Whitworth, *pro hac vice*Sebastian E. Kaplan, *pro hac vice*Courtney Thompson, *pro hac vice*AirWairCounsel.AWSM@bclplaw.com
Three Embarcadero Center, 7th Fl.
San Francisco, CA 94111
(415) 675-3400

Attorneys for Plaintiffs AirWair International Ltd. & Dr. Martens AirWair USA, LLC

Attorney information continued on last page

## UNITED STATES DISTRICT COURT

## DISTRICT OF OREGON

AIIRWAIR INTERNATIONAL LTD; DR. MARTENS AIRWAIR USA, LLC,	
Plaintiff(s),	Case No.: 3:23-cv-01227-AN
v. STEVEN MADDEN LTD.; CP	
INTERNATIONAL CORP.; and DOES 1-50,	JOINT ALTERNATIVE DISPUTE
Defendant(s).	RESOLUTION REPORT
\ /· 1	ases, unless exempt, are required to confer regarding ed fifty (150) days of the initiation of a lawsuit. This 16-4(d).
Have counsel held settlement disci	ussions with their clients and the opposing party?
<b>✓</b> Yes No	
If not, provide an explanation:	

The pa	arties propose: (check one of the following)
	That this case be referred to a neutral of their choice for ADR not sponsored by the Court pursuant to LR 16-4(e)(1).
1 ' '	That the Court refer this case to mediation using a Court-sponsored mediator. (See LR 16-4(f) for Court-sponsored mediation procedures The parties seek a Court mediator because:
	ADR may be helpful at a later date following completion of: discovery
(d)	The parties believe the Court would be of assistance in preparing for ADR by:
(e)	The parties do not believe that any form of ADR will assist in the
	resolution of this case.
(f)	resolution of this case.  Other:
(f)	

## Case 3:23-cv-01227-AN Document 36 Filed 01/22/24 Page 3 of 4

Dated: 1/22/2024	By:	/s/ Alexandra Whitworth
		Alexandra Whitworth Attorney for Plaintiffs
	By:	/s/ Thomas Hart
		Thomas Hart Attorney for Defendant Steven Madden LTD.

Joint Alternative Dispute Resolution Report [Rev. 02/2021]

Timothy W. Snider, OSB No. 034577 Timothy.snider@stoel.com Nathan C. Brunette, OSB No. 090913 Nathan.brunette@stoel.com STOEL RIVES LLP 760 S.W. Ninth Ave., Suite 3000 Portland, OR 97205

Telephone: (503) 294-9557

Floyd A. Mandell (pro hac vice)
Floyd.mandell@katten.com
Julia L. Mazur (pro hac vice)
Julia.mazur@katten.com
Matthew Hartzler (pro hac vice application pending)
Matthew.hartzler@katten.com
KATTEN MUCHIN ROSENMAN LLP
525 W. Monroe St.
Chicago, IL 60661
Telephone: (312) 902-5200

Douglas A. Miro (pro hac vice) dmiro@arelaw.com Olivia A. Harris (pro hac vice) oharris@arelaw.com AMSTER ROTHSTEIN & EBENSTEIN LLP 405 Lexington Avenue New York, New York 10174 Telephone: (212) 336-8000

Attorneys for Defendant/Counter-Claimant, Steven Madden, Ltd.